

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TENNESSEE
AT KNOXVILLE

SNMP RESEARCH, INC. and SNMP
RESEARCH INTERNATIONAL, INC.,

Plaintiffs,

v.

BROADCOM INC.; BROCADE
COMMUNICATIONS SYSTEMS LLC; and
EXTREME NETWORKS, INC.

Defendants.

Case No. 3:20-cv-00451

DECLARATION OF PHILIP BLUM

I, PHILIP BLUM, declare as follows:

1. I am the Deputy General Counsel for former parties Broadcom Inc. and Brocade Communications Systems LLC (together, "Broadcom"). I make this declaration in support of Former Parties Broadcom Inc. and Brocade Communications Systems LLC's Submission Regarding Documents Listed on the Privilege Log of Defendant Extreme and Joinder in Extreme Network Inc.'s Submission Related Thereto. I make this declaration based on personal knowledge of the facts stated herein, as well as a review of the Brocade communications addressed below. If called as a witness in this action, I would testify to the following facts.

2. I have reviewed the following entries on Extreme's privilege log and the Brocade communications corresponding thereto: 507-512, 530, 777, 819, 820 and 839. These entries concern (1) a privileged email dated September 26, 2017 between two former Brocade attorneys (Larry Fitterer and Jim Parsons) sent to facilitate the rendition of confidential legal advice and analysis relating to a license agreement, and (2) another privileged email dated September 26,

2017 sent by Jim Parsons to Larry Fitterer and a former Brocade employee (Maggie Mingione) containing confidential legal advice and analysis regarding the same license agreement.

3. These privileged emails from former Brocade attorneys are referenced as part of the email chains described in entries 507-512, 530, 777, 819, 820 and 839 on Extreme's privilege log.

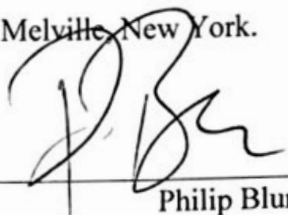
4. On October 11, 2017, these privileged emails were forwarded by Mr. Fitterer on behalf of Brocade to Extreme in-house counsel and discussed with Extreme's in-house counsel with the expectation of confidentiality and subject to the common interest privilege; they were sent as part of the joint legal evaluation of Brocade's contracts in the course of Extreme's acquisition of Brocade's data center networking business. These privileged and confidential emails to and with Extreme in-house counsel are also reflected in the email chains described in entries 507-512, 530, 777, 819, 820 and 839 on Extreme's privilege log. No waiver of the attorney-client privilege was intended by Brocade when the September 26, 2017 emails from Brocade's attorneys were forwarded and discussed with Extreme.

5. Broadcom and Brocade join in Extreme's submission regarding the basis for the assertion of the common interest privilege.

6. The privileged emails in question were not identified on Broadcom's privilege log because they were not in Broadcom's possession at the time of its document collection or review in this case. In connection with this submission, Broadcom has performed a search for the September 26, 2017 emails, but they have not been located (alone or as part of an email chain). This is likely because the Brocade employees who sent or received the emails—Jim Parsons, Larry Fitterer, and Maggie Mingione—all left the company several years ago (i.e., well before this litigation commenced). *Id.*

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this 1st day of September, 2023, at Melville, New York.


Philip Blum

CERTIFICATE OF SERVICE

I hereby certify that on September 1, 2023 a copy of the foregoing pleading was filed electronically. Notice of this filing will be sent by operation of the Court's electronic filing system to all parties indicated on the electronic filing receipt. All other parties will be served by regular U.S. mail, facsimile, or hand delivery. Parties may access this filing through the Court's electronic filing system.



Alison Plessman
Hueston Hennigan LLP